

Chapter 12.24

GOLF AND TENNIS

Sections:

- 12.24.010 Golf Links and Tennis Courts under Park Department.**
- 12.24.020 Golf Permits and Fees.**
- 12.24.030 Golf Fees Placed in Golf Fund.**
- 12.24.040 Tennis Court Fees.**
- 12.24.050 Tennis Fees Placed in Specified Fund.**
- 12.24.060 Superintendent to Control Golf Links and Tennis Courts.**

12.24.010 Golf Links and Tennis Courts under Park Department.

All golf links and tennis courts operated by the city in any of its public Parks, or upon any other property owned and controlled by the city, is assigned to the Park Department under the jurisdiction of Director of the Department of Parks and Recreation. (Ord. 8468 § 1; July 13, 1964).

12.24.020 Golf Permits and Fees.

Any person desiring to make use of or play the game of golf upon any golf links constructed and maintained by the city, in any of the public parks of the city or upon any other property owned or controlled by the city, shall pay a fee therefor, together with such fee for the use of conveniences furnished by the city, in an amount to be fixed by the Superintendent of Parks and approved by the Mayor. (Ord. 8468 § 1; July 13, 1964).

12.24.030 Golf Fees Placed in Golf Fund.

All fees collected from persons playing the game of golf upon golf links owned or maintained by the city, as aforesaid, shall be placed by the City Treasurer in a separate fund to be designated as the "golf fund." Such fees shall be used only for the operation, maintenance, improvement, and extension of present golf links, or the construction and maintenance of additional golf links and all necessary expense incident thereto. (Ord. 8468 § 1; July 13, 1964).

12.24.040 Tennis Court Fees.

The Director, with the approval of the Mayor, may establish fees for the use of such tennis courts and facilities owned, maintained, or controlled by the city in any of its public parks or constructed and maintained upon any other property owned or controlled by the city as may be designated by the Director. (Ord. 14079 § 1; April 8, 1985; prior Ord. 8468 § 1; July 13, 1964).

12.24.050 Tennis Fees Placed in Specified Fund.

Fees collected for the use of tennis courts and facilities designated pursuant to Section 12.24.040 shall be deposited by the City Treasurer as follows: A portion of all such fees as designated by the Mayor shall be deposited in a fund to be known as the Tennis Capital Improvement Fund, which fund shall be used solely for the acquisition, construction, reconstruction, improvement, extension, equipping, or furnishing of

tennis courts and facilities. The remainder of said fees shall be placed in the city's General Fund. (Ord. 14079 § 2; April 8, 1985; prior Ord. 8468 § 1; July 13, 1964).

12.24.060 Superintendent to Control Golf Links and Tennis Courts.

The Superintendent of Parks shall manage and control all golf links and tennis courts maintained and operated by the city as park property, except as herein provided, and is hereby authorized to promulgate and enforce such rules and regulations for the governing of persons playing on such golf links and tennis courts as may be necessary and expedient, which rules and regulations shall be subject to approval by the Mayor. For infraction of such rules and regulations he may deny the guilty person the privilege of playing thereon. (Ord. 8468 § 1; July 13, 1964).